Attorney Dkt. No. 57778.8004.US00

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE APPLICATION OF: DAVIDSON

APPLICATION No.: 10/706,810

FILED: NOVEMBER 12, 2003

FOR: METHOD AND APPARATUS FOR

MINIMIZING HEAT, MOISTURE, AND SHEAR DAMAGE TO MEDICANTS AND OTHER COMPOSITIONS DURING INCORPORATION OF SAME WITH

EDIBLE FILMS

EXAMINER: JAKE MINH VU

ART UNIT: 1618

CONF. No: 6949

STATEMENT OF RELATED APPLICATIONS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant advises that:

Aspects of Application Nos. 10/713,544; 10/402,273; 11/836,758, 10/921,770; and 11/417,676 may be relevant to the examination of the present application.

Application No. 10/713,544 [57778.8001.US01] shares a priority claim with the present application. 10/713,544 is pending before Examiner Nabila G. Ebrahim in Art Unit 1618. Claims in 10/713,544 were last rejected in an 11/9/2007 Non-Final Office Action, which has been responded to, as anticipated by Leung et al. (US

Certificate of Electronic Filing

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being electronically filed with the U.S. Patent and Trademark Office on the date entered below.

April 30, 2008

Date of Electronic Submission

/Amy Shields/

Amy Shields

2001/0022964), and as obvious over Leung in view of Ismail (EP 0163924), and also under 35 U.S.C. 112.

Application No. 10/402,273 [57778.8002.US00] is pending (under a Non-Final Office Action) before Examiner Blessing M. Fubara in Art Unit 1618. Claims in 10/402,273 are currently rejected in a 2/8/2008 Non-Final Office Action as anticipated by Brown (WO 98/20861) and as anticipated by or obvious over Acharya (WO 00/59423). Claims are also currently rejected as obvious over Brown. Claims in 10/402,273 are also provisionally rejected on nonstatutory obviousness-type double patenting grounds over claims in Application Nos. 10/713,544, 11/371,167, and 11/836,758 as well as over claims in the present application. Claims in 10/402,273 are also currently rejected under 35 U.S.C. 112. Claims in 10/402,273 were previously rejected in an 11/27/2006 Final Office Action as obvious over Kizawa et al. (US 4,517,173) or over Konishi (US 5,196,202), and under 35 U.S.C. 112. Claims in 10/402,273 were also previously rejected in a 3/16/2006 Non-Final Office Action as anticipated by or obvious over Kizawa or Konishi.

Application No. 11/836,758 **[57778.8002.US01]** is a Divisional of 10/402,273. 11/836,758 was filed August 9, 2007, is assigned to Examiner Blessing M. Fubara in Art Unit 1618, and is awaiting examination.

Application No. 10/921,770 **[57778.8003.US01]** is pending before Examiner Snigdha Maewell in Art Unit 1615. Claims in 10/921,770 were last rejected in a 9/18/2007 Non-Final Office Action, which has been responded to, as obvious over Benes (WO 95/34286) in view of Pearce et al. (US 2004/0247649 A1) or vice versa, and also under 35 U.S.C. 112.

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Application No. 11/417,676 [57778.8005.US02] claims priority to the present

application, as well as to the other cases listed herein and their earlier

corresponding provisional applications. 11/417,676 was filed May 3, 2006, is

assigned to Examiner Humera N. Sheikh in Art Unit 1615, and is awaiting

examination.

The content of the Office Actions in the applications listed above is

summarized here for the Examiner's convenience, and is of course not a complete

description of each Office Action. All of the Office Actions are available for viewing

on PAIR.

Effect of Statement of Related Applications

This Statement is not to be construed as a representation that: (i) a search has

been made; (ii) additional information material to the examination of this application

does not exist; (iii) the information, protocols, results and the like reported by third

parties are accurate or enabling; (iv) the cited information is, or is considered to be,

material to patentability; or (v) any of the cited rejections are proper. In addition,

applicant does not admit that any enclosed item of information constitutes prior art to

the subject invention and specifically reserves the right to demonstrate that any such

reference is not prior art.

Dated: April 30, 2008

Respectfully submitted,

Customer No. 34055

Perkins Coie LLP

Patent - LA

P.O. Box 1208

Seattle, WA 98111-1208

Fax: (310) 788-3399

Phone: (310) 788-3231

PERKINS COIE LLP

By: /Steven M. Giovannetti, Reg. No. 51,739/

Steven M. Giovannetti

Rea. No. 51.739

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